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SEC. 5. Section one hundred eleven A point seven (111A.7), Code 1966, is hereby amended by inserting in line sixteen (16) after the word "any" the word "museums,".

Approved June 26, 1967.

CHAPTER 147

COUNTY CONSERVATION

S. F. 366

AN ACT relating to county boards of conservation.

Be It Enacted by the General Assembly of the State of Iowa:

SECTION 1. Section one hundred eleven A point four (111A.4), Code 1966, is hereby amended by adding to subsection three (3) the following:

"Approval of the state conservation commission shall not be necessary unless the cost of the proposed acquisition or development program exceeds twenty-five hundred (2500) dollars".

Approved June 8, 1967.

CHAPTER 148

COUNTY CONSERVATION BOARDS

H. F. 411

AN ACT relating to the enforcement of the rules and regulations of county conservation boards.

Be It Enacted by the General Assembly of the State of Iowa:

SECTION 1. Section one hundred eleven A point five (111A.5), Code 1966, is amended by inserting the following after the period in line sixteen (16):

"After such publication and posting, any person violating any provision of such rules and regulations which are then in effect shall, upon conviction, be fined not more than one hundred (100) dollars or be imprisoned in the county jail not more than thirty (30) days."

SEC. 2. Chapter one hundred eleven A (111A), Code 1966, is amended by adding the following new section:

"The provisions of sections one hundred eleven point thirty-five (111.35) through one hundred eleven point fifty-seven (111.57), inclusive, of the Code shall apply to all lands and waters under the control of any county conservation board, in the same manner as if such lands and waters were state parks, lands, or waters. Wherever used in said sections, the words 'state conservation commission', 'conservation commission', and 'commission' shall include a county conservation board,

- 10 and the words 'state conservation director' shall include a county conservation board or its executive officer, with respect to any lands or waters under the control of a county conservation board. However, 12
- 13 the provisions of said sections may be modified or superseded by rules
- and regulations adopted as provided in section one hundred eleven A 14 15

point five (111A.5) of the Code."

Approved June 27, 1967.

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CHAPTER 149

PUBLIC RECREATION ON PRIVATE LANDS AND WATERS

H. F. 151

AN ACT to encourage landowners to make land and water available to the public by limiting liability in connection therewith.

Be It Enacted by the General Assembly of the State of Iowa:

- SECTION 1. The purpose of this Act is to encourage private owners of land to make land and water areas available to the public for recre-3 ational purposes by limiting their liability toward persons entering 4 thereon for such purposes.
- As used in this Act, unless the context otherwise requires: 1 1. "Land" means land used for agricultural purposes, including 3 marshlands, timber, grasslands and the privately owned roads, water, water courses, private ways and buildings, structures and machinery 4 5 or equipment appurtenant thereto.
 - 2. "Holder" means the possessor of a fee interest, a tenant, lessee, occupant or person in control of the premises; provided, however, holder shall not mean the state of Iowa, its political subdivisions, or any public body or any agencies, departments, boards or commissions thereof.
 - 3. "Recreational purpose" means the following or any combination thereof: hunting, fishing, swimming, boating, camping, picnicking, hiking, pleasure driving, nature study, water skiing, winter sports, and viewing or enjoying historical, archeological, scenic, or scientific sites while going to and from or actually engaged therein.
- 4. "Charge" means any consideration, the admission price or fee 16 17 asked in return for invitation or permission to enter or go upon the 18 land.
- SEC. 3. Except as specifically recognized by or provided in section 1 2 six (6) of this Act, an owner of land owes no duty of care to keep the 3 premises safe for entry or use by others for recreational purposes, or to give any warning of a dangerous condition, use, structure, or activ-4 5 ity on such premises to persons entering for such purposes.
- 1 Except as specifically recognized by or provided in section six (6) of this Act, a holder of land who either directly or indirectly invites or permits without charge any person to use such property for recreational purposes does not thereby: